

Immanuel Herrmann
Pro se creditor
immanuelherrmann@gmail.com

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

In re:)	Chapter 11
)	
CELSIUS NETWORK LLC, <i>et al.</i> , ¹)	Case No. 22-10964 (MG)
)	
Debtors.)	(Jointly Administered)
)	

Certificate of Service

I, Immanuel Herrmann, certify that I served the following documents:

1. Limited Objection to the Debtor's Application for Entry of an Order Authorizing the Retention and Employment of Kirkland & Ellis LLP and Kirkland & Ellis International LLP as Attorneys for the Debtors and Debtors in Possession Effective as of July 13, 2022 [D.E. 754]
2. Response to the Motion of the United States Trustee for Entry of an Order Directing the Appointment of an Examiner [D.E. 755]

On September 7th, to: Kirkland & Ellis, LLP (counsel for the Debtor); White & Case, LLP (counsel for the Unsecured Creditors Committee); Togut, Segal & Segal, LLP (counsel for the Custody Committee); Troutman & Pepper (counsel for the Withhold Committee); and McCarter & English (counsel for the Loans Committee).

On September 8, 2022, to: the U.S. Trustee for the Southern District of New York and Celsius Network, LLC (the Debtor).

I submitted D.E. 754 and 755 on September 7, 2022, via the *pro se* filing system at <https://coop.nysb.uscourts.gov/prosefiles>, and I spoke with the office of the clerk of the court by phone on September 8, 2022 after my filings were docketed. Due to technical and administrative issues, the "filed" date was stamped on the filings as September 8, 2022.

I certify that on September 12, 2022, I electronically served the following documents to the service list posted at https://cases.stretto.com/wp-admin/admin-ajax.php?action=paw_download_notice_list§ion_id=4039&doc_file_id=1573&filetype=pdf (the "Core/2002 list".)

1. Response to the Motion of the United States Trustee for Entry of an Order Directing the Appointment of an Examiner (Filed September 7, docketed September 8) [D.E. 755]

<https://cases.stretto.com/public/x191/11749/PLEADINGS/1174909082280000000075.pdf>

2. Limited Objection to the Debtor's Application for Entry of an Order Authorizing the Retention and Employment of Kirkland & Ellis LLP and Kirkland & Ellis International LLP as Attorneys for the Debtors and Debtors in Possession Effective as of July 13, 2022 (Filed September 7, docketed September 8) [D.E. 754]

<https://cases.stretto.com/public/x191/11749/PLEADINGS/1174909082280000000071.pdf>

3. Limited objection to the proposed draft order directing the appointment of an examiner (Filed September 12, docketed September 12) [D.E. 779]

<https://cases.stretto.com/public/x191/11749/PLEADINGS/1174909122280000000064.pdf>

4. Motion for procedural relief to allow responses to the agreed proposed order for a bankruptcy examiner to be considered on September 14 (Filed September 12, docketed September 12) [D.E. 780]

<https://cases.stretto.com/public/x191/11749/PLEADINGS/1174909122280000000071.pdf>

I would also like to say, on a personal note, that the staff member I spoke with in your office is absolutely wonderful. I want her to know that I appreciate everything she is doing in support of depositors in this case.

Silver Spring, MD

Dated: September 13, 2022

Respectfully submitted by:

s/ Immanuel Herrmann

Immanuel Herrmann

Pro se creditor